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APPLICATION NO.	F	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/640,103 08/15/2000		08/15/2000	Patrick McErlean	FKC-100US	1503
23122	7590	04/19/2006		EXAMINER	
RATNERP	RESTIA	_	BOUTAH, ALINA A		
P O BOX 98		A 19482-0980	, ART UNIT	PAPER NUMBER	
VILLETI	onoz, i			2143	
			DATE MAILED: 04/19/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application	n No.	Applicant(s)					
0.55		09/640,10	)3	MCERLEAN, PATRICK					
Oni	ce Action Summary	Examiner		Art Unit					
		Alina N Bo		2143					
The M. Period for Reply	AILING DATE of this communication a	ppears on the	cover sheet with the c	orrespondence ad	ldress				
THE MAILING - Extensions of tin after SIX (6) MO - If the period for In the period f	ED STATUTORY PERIOD FOR REP DATE OF THIS COMMUNICATION ne may be available under the provisions of 37 CFR on NTHS from the mailing date of this communication. reply specified above is less than thirty (30) days, a receply is specified above, the maximum statutory perior within the set or extended period for reply will, by stated by the Office later than three months after the mair madjustment. See 37 CFR 1.704(b).	I. 1.136(a). In no even  ply within the state  of will apply and wi  ute, cause the apple	ent, however, may a reply be tim utory minimum of thirty (30) days Il expire SIX (6) MONTHS from t ication to become ABANDONEE	ely filed s will be considered timel the mailing date of this c O (35 U.S.C. § 133).					
Status									
1)⊠ Respor	sive to communication(s) filed on 10	January 200	<u>6</u> .						
2a)∏ This ac	☐ This action is <b>FINAL</b> . 2b) ☐ This action is non-final.								
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Disposition of C	laims								
4a) Of th 5) ☐ Claim(s 6) ☑ Claim(s 7) ☐ Claim(s									
Application Pape	ers								
9)∐ The spe	cification is objected to by the Examir	ner.							
10)∐ The dra	10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.								
Applicar	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
	ment drawing sheet(s) including the corrent or declaration is objected to by the I								
Priority under 35	5 U.S.C. § 119								
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>									
Attachment(s)			_						
	ences Cited (PTO-892) person's Patent Drawing Review (PTO-948)		4) Interview Summary ( Paper No(s)/Mail Date						
3) 🔀 Information Dis	person's Patent Drawing Review (PTO-948) closure Statement(s) (PTO-1449 or PTO/SB/0 iil Date 11/14/05	8)	5) Notice of Informal Pa		)-152)				

#### **DETAILED ACTION**

## Response to Amendment

This action is in response to Applicant's amendment filed October 11, 2005. Claims 1-16 are pending in the present application.

#### Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on January 10, 2006 has been entered.

## Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claims 8 and 15 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter. A classification module is non-statutory, since it is not tangibly embodied in a manner so as to be executable.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over USPN 6,424,997 issued to Bushkirk, Jr. et al. (hereinafter referred to as Bushkirk) in view of USPN 6,477,551 issued to Johnson et al. (hereinafter referred to as Johnson).

(Amended) Regarding claim 1, Bushkirk teaches an electronic message processing system arranged to receive electronic messages, the system comprising:

means for storing a plurality of classification rules (figure 2: 125);

at least one text analyzer (figure 1: classifier and action selector);

a respective rule engine associated with the at least one text analyzer and with rule storage means, the at least one text analyzer and associated rule engine being co-operable to apply at least one classification rule to the content of a received electronic message and to generate at least one result based on the application of said at least one classification rule (figures 1 and 2; abstract; col. 4, lines 6-36);

a classification module co-operable with the at least one text analyzer and associated rule engine and arranged to classify the electronic message into at least one message category based on said at least one result, wherein the classification rules are arranged into a plurality of rule sets, the classification module being arranged cause the at least one text analyzer in association

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with the associated rule engine to apply at least one of said rule sets of the plurality of rule sets to the message content, wherein the at least one result generated by application of the at least one rule set from said plurality of rule sets to the message content determines at least one other rule set from said plurality of rule sets next to be applied to said message content (figures 1 and 2; abstract; col. 1, lines 52-62; col. 2, lines 39-58; col. 3, lines 16-25).

However, Bushkirk fails to explicitly teach applying the one or more rule sets to the message content in accordance with a hierarchical structure. Johnson teaches applying rules to message content in accordance with a hierarchical structure (figures 2 and 3, col. 5, line 65 to col. 7, line 38). At the time the invention was made, one of ordinary skill in the art would have been motivated to apply rules to message content in accordance with a hierarchical structure because a hierarchical structure enables the possibility of rapidly applying the rule set to the message content because of its different level structure, therefore minimizing the classification time.

Regarding claim 2, Bushkirk teaches an electronic message processing system as claimed in claim 1, wherein the at least one text analyzer and associated rule engine are arranged to generate a respective result set for the at least one rule set applied to the message content, the classification module being arranged to determine respectively from the at least one result set whether to classify the message category or cause a further rule set to be applied to the message content (col. 1, lines 52-62; col. 2, lines 39-58; col. 3, lines 16-25).

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Regarding claim 3, Bushkirk teaches an electronic message processing system as claimed in claim 1, wherein the text analyzer includes the rule engine (figures 1 and 2).

Regarding claim 4, Bushkirk teaches an electronic message processing system as claimed in claim 3, wherein the classification module is arranged instantiate a respective instance of the text analyzer for each rule set, each text analyzer instance being arranged apply respective set the message content (col. 1, lines 52-62; col. 2, lines 39-58; col. 3, lines 16-25).

Regarding claim 5, Bushkirk teaches an electronic message processing system as claimed claim 4, wherein each text analyzer instance associated with a respective lexical analysis tool (abstract).

Regarding claim 6, Bushkirk teaches an electronic message processing system as claimed claim 1 wherein each lexical analysis tool includes a dictionary (figure 2: 105).

Regarding claim 7, Bushkirk teaches an electronic message processing system as claimed claim 1 wherein the rule storage means comprises a plurality of rule files, each rule file containing a respective rule set (figure 2: 125).

Claims 8 and 9 are similar to claim 1, therefore are rejected under the same rationale.

Regarding claim 10, Bushkirk teaches a method of classifying an electronic message as claimed in claim 9 further including: instantiating for each rule set (figure 1); and arranging each text analyzer instance to apply its respective rule set to the message content (figures 1 and 2).

Regarding claim 11, Bushkirk teaches an electronic message processing system as claimed in claim 1, wherein the electronic messages to be processed include unstructured text-based messages (abstract).

Regarding claim 12, this is an electronic mail (e-mail) processing system comprising an electronic message processing system as claimed in claim 1, therefore is rejected under the same rationale.

Regarding claim 13, this is an SMS message processing system comprising an electronic message processing system as claimed in claim 1, therefore is rejected under the same rationale.

Claims 14-16 are similar to claim 1, therefore are also rejected under the same rationale.

### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Alina N. Boutah whose telephone number is 571-272-3908. The examiner can normally be reached on Monday-Friday (9:00 am - 5:00 pm).

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's

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supervisor, David A. Wiley can be reached on 571-272-3923. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

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system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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JEFFREY PWU